MINUTES FOR THE COURT OF APPEAL STATE OF CALIFORNIA SECOND APPELLATE DISTRICT

May 6, 2005

DIVISION ONE

B177175 Los Angeles County, D.C.S. (Not for Publication)

v.

Christie G.

The judgment (July 22, 2004, disposition order) is affirmed.

Suzukawa, J. (Assigned)

We concur: Mallano, J.Acting P.J.

Vogel (Miriam A.),

DIVISION TWO

B180539 Ybarra

v.

City of Gardena, et al.

Filed order granting motion to dismiss appeal. Appeal (notice of appeal filed January 5, 2005) dismissed.

DIVISION FOUR

B174899 Boyer (Certified for Publication)

v.

Jensen et al.

The judgment is affirmed.

Curry, J.

We concur: Epstein, P.J.

White, J. (Assigned)

DIVISION FOUR (Continued)

B178361 Los Angeles County, D.C.S. (Not for Publication)

V.

Wendy P.

The order is affirmed.

Curry, J.

We concur: Epstein, P.J.

White, J. (Assigned)

B178530 Garamendi (Not for Publication)

v.

Mission Insurance Company

The Pep Boys Manny, Moe & Jack of California

The order is affirmed.

Curry, J.

We concur: Hastings, Acting P.J.

White, J. (Assigned)

DIVISION SEVEN

Court convened at 9:00 a.m.

Present: Perluss, P.J., Johnson, J., Woods, J., Zelon, J. and Eva McClintock, Deputy Clerk.

Each of the following:

B177159 DCFS v. Scott S

B177905 DCFS v. David S.

B179412 DCFS v. Ernesto A.

Argument waived, cause submitted.

DIVISION SEVEN (Continued)

B175213 Dunlap et al.,

v.

City of Rosemead

Merits:

Argued by James Shaw for appellants and by Thomas Perea for respondent. Cause submitted.

B174510 Sedaghat et al.,

v.

Hang et al.,

Merits:

No appearance for appellants. Maxine Lebowitz appears for respondents.

Argument waived, cause submitted.

B174409 Spohn et al.,

v.

Hall et al.,

Merits:

Argued by Anne Huarte for appellants and by Anthony Sears for respondents. Cause submitted.

B176370 Los Angeles County, D.C.S.

v.

Silvia C., et al.,

Merits:

Argued by William Thetford, Deputy County Counsel for appellant and by Roni Keller, Joseph Tavano and Kate Chandler for respondents. Cause submitted.

DIVISION SEVEN (Continued)

B176287 Bowden et al.,

v.

Bowden

Merits:

Argued by Wayne Abb for appellant. Paulinius Okoronkwo appeared for respondents but did not argue. Cause submitted.

B176721 Stone Age Equipment

V.

Nelson Sports, Inc.,

Merits:

Argued by Justene Adamec for appellant and by James Kim for respondent. Cause submitted.

B177309 Allen

v.

Waskiewicz et al.,

Merits:

Argued by Howard Kapp for appellant and by Theodore O'Leary for respondents. Cause submitted.

B180471 Ytuarte

v.

Superior Court, Los Angeles County

(Kashani et al., r.p.i.)

Merits:

Argued by Ralph Greer for petitioner and by Hamed Ghaemmaghani for real parties in interest. Cause submitted.

Court adjourned.

DIVISION EIGHT

B174825 Blakemore et al., (Certified for Partial Publication)

B175973 v.

Superior Court, Los Angeles County

(Avon Products, Inc., r.p.i.)

B176780 Blakemore et al.,

v.

Avon Products, Inc.

The writ petition in No. B174825 is granted. Let a peremptory writ of mandate issue directing the trial court to vacate its order of March 16, 2004, sustaining the demurrers of the real party in interest to the petitioners' causes of action for fraudulent concealment and breach of contract and sustaining the demurrers of the real party in interest as to plaintiffs Blakemore, Smith and Lane, and to enter a new and different order overruling the demurrers to the causes of action for fraudulent concealment and breach of contract and overruling the demurrer as to plaintiffs Blakemore, Smith and Lane. Costs are awarded to the petitioners.

The writ petition in No. B175973 also is granted. Let a peremptory writ of mandate issue directing the trial court to vacate its order of June 1, 2004, sustaining the demurrers of the real party in interest to petitioner's cause of action for violation of Business and Professions Code section 17200 and to enter a new and different order overruling the demurrer to the extent consistent with this opinion. Costs are awarded to the petitioner. The trial court's order of June 1, 2004, granting the respondent's motion to strike the class allegations of the third amended complaint (No. B176780) is reversed, and the court is directed to enter a new and different order denying the motion. The appellant is to recover her costs on appeal.

Boland, J.

We concur: Cooper, P.J.

Rubin, J.